

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATT	ORNEY DOCKET NO.
00/033,	342 <u>04/04/</u> 3,	/ MAA		3807.2US
		QM12/0630 —	EXA	MINER
SMA INT	MAA, PH.DPF ERNATIONAL, IN	VC.	PARAD	ISO,J
	EAVITT DRIVE,	#1077	ART UNIT	PAPER NUMBER
HL(T T M/2 1)	ON TX 76011	• •	3713	21

Address:

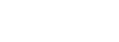
Please find below and/or attached an Office communication concerning this application or

DATE MAILED:

Commissioner of Patents and Trademarks

06/30/00

proceeding.





Advisory Action

Application No. 08/833,342

Applicant(s)

MAA

Examiner

John Paradiso

Group Art Unit 3713



THE	PEF	RIOD FOR RES	SPONS	E: [check	only a) or	b)]						
;	a) 💢	expires	<u>3</u> r	nonths from	the mailing	date of the fir	al rejection.					
	b) 📋	expires either the is later. In no e rejection.	ree moni vent, how	ths from the rever, will the	mailing date statutory p	of the final re eriod for the r	ejection, or on t esponse expire	the mailing o	date of this A six months fr	Advisory Action rom the date of	, whichever the final	
	4010 00	tension of time mun which the respor hining the period of ated from the date	sea tha n	atition and t	he fee have	heen filed is:	the date of the i	response ar	nd also the c	tate for the pur	poses of	
_ / 	Appel period	llant's Brief is o d for response	lue two set fort	months fr above, v	om the da vhichever	te of the N is later). S	otice of Appo ee 37 CFR 1	eal filed o 1.191(d) a	on and 37 CF	R 1.192(a).	(or w	rithin any
App but	olicar is No	nt's response OT deemed to	to the f	inal rejec the applic	tion, filed ation in o	on <u>6</u> ondition f	6/6/00 or allowanc	has e:	s been co	nsidered w	ith the fol	lowing effect,
X .	The p	proposed amen	dment(s):								
[X w	vill be entered ι	upon fili	ng of a No	otice of Ap	peal and a	n Appeal Bri	ief.				
(w	vill not be enter	ed beca	ause:								
		they raise ne	w issue	s that wou	uld require	further co	nsideration a	and/or sea	arch. (Se	e note below	v).	
		they raise the										
		they are not o	peal.									ng the
		they present	additio	nal claims	without c	ancelling a	correspondi	ing numbe	er of finall	y rejected cl	aims.	
	NC	OTE:										
												
												····
	□ A	Applicant's resp	onse ha				ction(s):					
	_ _						ction(s):					
	New sepa	ly proposed or arate, timely file	amend ed amer	ed claims adment ca	ncelling th	ne non-allo	ction(s):	S.	\	would be allo	owable if s	submitted in a
	Newlessepa	ly proposed or arate, timely file affidavit, exhib illowance beca	amend ed amer it or req	ed claims ndment ca uest for re	ncelling the	ne non-allo	wable claims	s. red but do	oes NOT p	would be allo	owable if so	submitted in a
	Newlessepa	ly proposed or arate, timely file affidavit, exhib	amend ed amer it or req	ed claims ndment ca uest for re	ncelling the	ne non-allo	wable claims	s. red but do	oes NOT p	would be allo	owable if so	submitted in a
	Newly sepa	ly proposed or arate, timely file affidavit, exhibullowance beca amendments defidavit or exh	amend ed amer it or req use: o not ou	ed claims ndment ca uest for re vercome the	ncelling the considera	ne non-allo ation has be s of rejection	wable claims een consider	s. red but do	pes NOT p	would be allo	owable if s	submitted in a
	Newlessepa The state at the at	ly proposed or arate, timely file affidavit, exhibillowance beca amendments defidavit or exhibiling in the final area.	amend ed amer it or req use: to not ou ibit will al reject	ed claims adment cau uest for revercome the NOT be coinn.	ncelling the consideration of the considered	ne non-allo ation has be s of rejection because if	wable claims een consider on set forth in	s. red but do in the pres	pes NOT p	would be alloud be alloud be appeared by the a	owable if solication in	submitted in a
	Newlesepa The for a the a The Exar	ly proposed or arate, timely file affidavit, exhibillowance beca amendments defidavit or exhibility affidavit or exhibility in the fina purposes of Apparate, arate, and affidavit or exhibility in the final purposes of Apparate, arate, and are arate, arate, and are are are arate, and are	amend ed amer it or req use: lo not ou ibit will al reject	ed claims adment cau uest for revercome to NOT be coion.	ncelling the consideration of the claim	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth in is not direct	s. red but do in the pres ted SOLE	pes NOT possible of the vious Office of the vious Office of the violent terms of the violent	would be alloo place the app ce Action. les which we anation, if an	owable if solication in	submitted in a
	Newly separathe a the a the a Exar For p	ly proposed or arate, timely file affidavit, exhibullowance beca amendments defidavit or exhibiting in the finapurposes of Apms allowed:	amend ed amer it or req use: o not ov ibit will al reject opeal, th	ed claims adment cau est for revercome the NOT be coion.	ncelling the considerations on sidered from the claim	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth in is not direct	s. red but do in the pres ted SOLE rached wri	vious Office LY to issuitten expla	would be alloud be alloud be action. The second be action. The second be action at a second be action, if an action, if an action, if an action, if an action action.	owable if solication in	submitted in a
	Newly separathe a the a the a Exar For p	affidavit, exhibullowance beca armendments defidavit or exhibullowing or exhibition of the final purposes of Apms allowed:	amend ed amer it or req use: o not or ibit will al reject	ed claims ndment cauest for revercome to NOT be coion.	ncelling the consideration of the claim	ne non-allo ation has be s of rejection because it has is as foll	wable claims een consider on set forth in is not direct ows (see att	s. red but do in the pres ted SOLE rached wri	oes NOT projects of the contract of the contra	would be allo place the app ce Action. les which we anation, if an	owable if solication in ere newly in the ere new ere n	condition
	Newly separathe a the a	ly proposed or arate, timely file affidavit, exhibullowance beca amendments defidavit or exhibiting in the finapurposes of Apms allowed:	amend amer it or requise: to not out out out out out out out out out o	ed claims adment cau est for revercome to the contract of the	ncelling the considerations on sidered from the claim	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth in is not direct	s. red but do in the pres ted SOLE rached wri	pes NOT p vious Office LY to issu	would be allo	owable if solication in the control of the control	condition raised by the
	Newlessepa The state at the at	ly proposed or arate, timely file affidavit, exhibility affidavit or exhauser in the final purposes of Apms allowed:ms objected to:	amend ed amer it or requise: o not or ibit will all reject opeal, the state of the	ed claims adment cau uest for revercome the NOT be coion.	ncelling the econsiderate ground onsidered f the claim ed on	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth it	s. red but do in the pres ted SOLE tached wri	pes NOT perious Office LY to issuitten explain	would be allowed blace the approximation and the company of the co	owable if solication in the control of the control	condition raised by the
	Newly separathe a the a	affidavit, exhibullowance because affidavit or exhibullowance in the final purposes of Apms allowed: ms objected to: ms rejected: proposed draw the attached is	amend ed amer it or requise: o not or ibit will all reject opeal, the state of the	ed claims adment calculated the control of the cont	ncelling the econsidered onsidered on	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth it	s. red but do in the pres ted SOLE tached wri	es NOT provious Office LY to issuitten explain	would be alloud blace the approximation, if an approximation, if an approximation approximation.	owable if solication in ere newly in the ere newly in the ere by the	condition raised by the
	Newlessepa The state at the at	affidavit, exhibullowance because affidavit or exhibullowance in the final purposes of Apms allowed: ms objected to: ms rejected: proposed draw the attached is	amend ed amer it or requise: o not or ibit will all reject opeal, the state of the	ed claims adment cau uest for revercome the NOT be coion.	ncelling the econsidered onsidered on	ne non-allo ation has be s of rejection because it	wable claims een consider on set forth it	s. red but do in the pres ted SOLE tached wri	es NOT provious Office LY to issuitten explain	would be allowed blace the approximation and the company of the co	owable if solication in ere newly in the ere newly in the ere by the	condition raised by the